### Case 18-04398-hb Doc 9 Filed 08/29/18 Entered 08/29/18 12:18:39 Desc Main Document Page 1 of 8

Fill in this	information to iden	tify your case:		☐ Check if this is a modified plan, and list below the		
Debtor 1 <u>John</u> First Name		<b>David</b> Middle Name	Shaw Last Name		sections of the plan that have been changed.  Pre-confirmation modification	
Debtor 2 (Spouse, if filin	Karrie g) First Name	<b>Lizette</b> Middle Name	Shaw Last Name	_	Post-confirmation modification	
United States	s Bankruptcy Court for	the: District of South Carolina	ı			
Case numbe (If known)	r <u>18-04398</u>					

## District of South Carolina

# **Chapter 13 Plan**

12/17

## Part 1: **Notices** To Debtors:

This form sets out options that may be appropriate in some cases, but the presence of an option on the form does not indicate that the option is appropriate in your circumstances. Plans that do not comply with the Bankruptcy Code, the Federal Rules of Bankruptcy Procedure, this Court's local rules, and judicial rulings may not be confirmable.

In the following notice to creditors, you must check each box that applies.

To Creditors: Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated.

You should read this plan carefully and discuss it with your attorney if you have one in this bankruptcy case. If you do not have an attorney, you may wish to consult one. Failure to object may constitute an implied acceptance of and consent to the relief requested in this document.

If you oppose the plan's treatment of your claim or any provision of this plan, you or your attorney must file an objection to confirmation at least 7 days before the date set for the hearing on confirmation, unless otherwise ordered by the Bankruptcy Court. The Bankruptcy Court may confirm this plan without further notice if no objection to confirmation is filed. See Bankruptcy Rule 3015. In addition, pursuant to Federal Rule of Bankruptcy Procedure 3002, you must file a timely proof of claim in order to be paid under any plan. Confirmation of this plan does not bar a party in interest from objecting to a claim.

The following matters may be of particular importance. Debtors must check one box on each line to state whether or not the plan includes each of the following items. If an item is checked as "Not Included" or if both boxes are checked, the provision will be ineffective if set out later in the plan.

1.1	A limit on the amount of a secured claim, set out in Section 3.2, which may result in a partial payment or no payment at all to the secured creditor	□ Included	x Not included
1.2	Avoidance of a judicial lien or nonpossessory, nonpurchase-money security interest, set out in Section 3.4	x Included	□ Not included
1.3	Nonstandard provisions, set out in Part 8	□ Included	x Not included
1.4	Conduit Mortgage Payments: ongoing mortgage payments made by the trustee through plan, set out in Section 3.1(c) and in Part 8	□ Included	x Not included

Dek	otor <sub>-</sub>	Case 18-04398-hb		Document	Entered ( Page 2 of 8	08/29/18 12:18:39 3 Case Number	Desc Main
Part	t 2:	Plan Payments and Leng	th of Plan				
2.1	exec	debtor submits to the supervision of the plan. ss all allowed claims (other than			•	-	·
	follov	ws:					
	[and	per month  per month  per additional lines if needed.					
plan.	. The	or and trustee may stipulate to a e stipulation is effective upon filin	ng with the Co	ourt.		•	essity of a modification to the
Addi	tional	monthly payments will be made	e to the exten	t necessary to make the	e payments to cre	ditors specified in this plan.	
2.2	Chec	ular payments to the trustee work all that apply.  The debtor will make payments The debtor will make payments Other (specify method of payments)	pursuant to	a payroll deduction orde e trustee.	er.	anner:	
2.3	Inco	me tax refunds.					
	X	ck one. The debtor will retain any incom The debtor will treat income tax			an term.		
2.4	Chec	itional payments. ck one. None. If "None" is checked, the	e rest of § 2.4	need not be completed	or reproduced.		
amo		The debtor will make additiona and date of each anticipated pay		to the trustee from oth	ner sources, as s	pecified below. Describe the	e source, estimated

## Part 3: Treatment of Secured Claims

To receive a distribution from the trustee, a proof of claim, including adequate supporting documentation and filed in compliance with Official Rules and Forms, must be filed with the Court. For purposes of plan distribution, a claim shall be treated as provided for in a confirmed plan. However, if a claim is treated as secured in a confirmed plan and the affected creditor elects to file an unsecured claim, such claim, unless timely amended, shall be treated as unsecured for purposes of plan distribution. Any creditor holding a claim secured by property that is removed from the protection of the automatic stay by order, surrender, or through operation of the plan will receive no further distribution from the chapter 13 trustee on account of any secured claim. This provision also applies to creditors who may claim an interest in, or lien on, property that is removed from the protection of the automatic stay by another lienholder or released to another lienholder, unless the Court orders otherwise, but does not apply if the sole reason for its application arises under 11 U.S.C. § 362(c)(3) or (c)(4). Any funds that would have otherwise been paid to a creditor, but pursuant to these provisions will not be paid, will be distributed according to the remaining terms of the plan. Any creditor affected by these provisions and who has filed a timely proof of claim may file an itemized proof of claim for any unsecured deficiency within a reasonable time after the removal of the property from the protection of the automatic stay. Secured creditors that will be paid directly by the debtor may

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Debtorcontinue sending standard paym	nent and escrow notice	es, payment coupons, o	r inquiries abo	Case Nur out insurance, and		rill not be considered a
violation of the automatic stay.						
3.1 Maintenance of payments	and cure or waiver	of default, if any.				
Check all that apply. Only	relevant sections need	d to be reproduced.				
☐ None. If "None" is che	cked, the rest of § 3.1	need not be completed	or reproduced	d.		
☐ 3.1(a) The debtor is r changes required by the applic debtor.						claims listed below, with any be disbursed directly by the
Name of Creditor	Collateral					
3.1(b) The debtor is in any changes required by the app by the trustee, with interest, if ar ordered by the Court.	plicable contract and r	noticed in conformity with	n any applicat	ole rules. The arrea	rage paymer	nts will be disbursed
Name of Creditor	Collateral		earage	Interest rate on arrearage	Monthly pla arrearage	an payment on
Kondaur Capital <u>Corporation</u>	104 Kingsto Anderson, S	SC 29625 Include accrue throug	98.90 es amounts ed	(if applicable) 0 %	\$477.00 (or more)	
3.1(c) The debtor e accordance with the Operating document and the Operating Ord	Order of the Judge as					
3.1(d) The debtor procedures of the Judge assigned		-			_	o the applicable guidelines or
Insert additional claims as	needed.					
3.1(e) Other. A secu 1.3 of this plan is chec	red claim is treated as ked and a treatment i	s set forth in section 8.1. is provided in Section 8.1.	This provisio	on will be effective o	only if the app	licable box in Section
3.2 Request for valuation of s	security and modific	ation of undersecured	claims. Chec	ck one.		
None. If "None" is ched	cked, the rest of § 3.2	need not be completed	or reproducea	<i>l</i> .		
The remainder of thi	s paragraph will be o	effective only if the app	olicable box i	n Part 1 of this pla	n is checked	d.
☐ The debtor requests the listed below, the debtor states the For secured claims of governmentalies its proof of claim or after the Bankruptcy Rules controls over interest at the rate stated below.	hat the value of the se ental units, unless othe e time for filing one ha any contrary amount	ecured claim should be a erwise ordered by the Co as expired, the value of a	as set out in th ourt after mot a secured clai	ne column headed ion or claims object im listed in a proof	Estimated an ion filed after of claim filed	nount of secured claim.  I the governmental unit  In accordance with the
The portion of any allot this plan. If the estimated amount		eds the amount of the se red claim is listed below				

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the proof of claim controls over any contrary amounts listed in this paragraph.

entirety as an unsecured claim under Part 5.1 of this plan. Unless otherwise ordered by the Court, the amount of the creditor's total claim listed on

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Ī			or (C) applies, holders secured claim provided		shall retain liens to	the extent provide	
Name of creditor	Estima amoun credito claim		ral Value of collateral	Amount of claims seni to creditor's claim		Interest rate	Estimated monthly payment to creditor (disbursed by the trustee)
	\$		\$	\$	\$	%	\$ (or more)
3.3 Other	secured claims	excluded from 11	U.S.C. § 506 and not o	therwise addresse	d herein.		
Chec	k one.						
	None. If "None"	is checked, the rest	of § 3.3 need not be con	npleted or reproduce	ed.		
X	The claims listed	below are being pa	aid in full without valuatio	n or lien avoidance.			
the debtor	, as specified bel	ow. Holders of sec	with interest at the rate st cured claims shall retain plan shall satisfy any liens	liens to the extent	provided by 11 U.S.C		
Name of o	reditor	Collateral	Estimated claim	l amount of	Interest rate		d monthly to creditor
MTC Fede Union	eral Credit	2013 Kia Optima	<u>\$9,969.67</u>		6 %	<u>\$193.00</u> (or more)	
						Disbursed  Truste	
						☐ Debtor	r
3.4 Lien	avoidance.						
Chec	k one.						
☐ The		•	of § 3.4 need not be con			a alka d	
_			effective only if the ap	•	•		
securing a amount of if any, of the	debtor would hav claim listed belo the judicial lien or ne judicial lien or	e been entitled und by will be avoided to security interest that security interest that	r, nonpurchase money ser 11 U.S.C. § 522(b). Leto the extent that it imparts is avoided will be treat tis not avoided will be parts to be avoided, provided.	Inless otherwise ord airs such exemption ed as an unsecured aid in full as a secur	lered by the Court, a is upon entry of the c claim in Part 5.1 to th ed claim under the pla	judicial lien or secu order confirming the ne extent allowed. T	rity interest e plan. The he amount,
	Choose the appr	opriate form for lien	avoidance.				
	creditor and on of property lien	Estimated amount of lien	Total of all senior/unavoidable liens	Applicable Exemption and Code Section	Value of debtor's interest in property	Amount of lien not avoided (to be paid in 3.2 above)	Amount of lien avoided
	Finance Corp	<u>\$6,000.00</u>	<u>\$0.00</u>	15-41-30(A)(3)	<u>\$700.00</u>	<u>\$0.00</u>	<u>100%</u>
of SC dba Finance Security: Electronic	HHG &			<u>\$700.00</u>			

Use this form for avoidance of liens on co-owned property only.

C	Case 18-04398-hb		08/29/18 cument F	Entered 08/2	29/18 12:18	:39 Desc	Main
Debtor			,umem r 	Page 5 of 8	Case Number		
Name of cre and descript of property securing lies	ion of debtor's property less	Debtor's equity (Total equity multiplied by debtor's proportional interest in property)	Applicable Exemption and Code Section	Non-exempt equity (Debtor's equity less exemption)	Estimated lien	Amount of lien not avoided (to be paid in 3.2 above)	Amount of lien avoided
	\$	\$		\$	\$	\$	\$
Insert additio	nal claims as needed.						
3.5 Surreno	der of collateral.						
Check o	nne. ne. If "None" is checked, the r	est of § 3.5 need not	be completed or	reproduced.			
this plan the this plan mus	debtor elects to surrender the stay under 11 U.S.C. § 362(a) at be served on all co-debtors in the disposition of the collater to 5.1 below.	) be terminated as to . Any creditor who ha	the collateral only as filed a timely p	y and that the stay roof of claim may fil	under § 1301 be t e an amended pi	terminated in all roof of claim item	respects. A copy of nizing the deficiency
Name	of creditor C	ollateral					
	dditional claims as needed.	riority Claims					
4.1 General							
on assumed	hall pay all post-petition priori executory contracts or lease as and all allowed priority claterest.	es, directly to the ho	lder of the claim	as the obligations	come due, unle	ss otherwise ord	lered by the Court.
4.2 Trustee	s fees						
Trustee's fee	s are governed by statute and	d may change during	the course of the	case.			
4.3 Attorne	y's fees						
a.	a. The debtor and the debtor's attorney have agreed to an attorney's fee for the services identified in the Rule 2016(b) disclosure statement filed in this case. Fees entitled to be paid through the plan and any supplemental fees as approved by the Court shall be disbursed by the trustee as follows: Following confirmation of the plan and unless the Court orders otherwise, the trustee shall disburse a dollar amount consistent with the Judge's guidelines to the attorney from the initial disbursement. Thereafter, the balance of the attorney's compensation as allowed by the Court shall be paid, to the extent then due, with all funds remaining each month after payment of trustee fees, allowed secured claims and pre-petition arrearages on domestic support obligations. In instances where an attorney assumes representation in a pending <i>pro se</i> case and a plan is confirmed, a separate order may be entered by the Court, without further notice, which allows for the payment of a portion of the attorney's fees in advance of payments to creditors.						
b.	If, as an alternative to the applications for compensat trust until fees and expens \$ and for plan confi	ion and expenses in	this case pursua are approved by	nt to 11 U.S.C. § 3 the Court. Prior to	30, the retainer a the filing of this	and cost advance case, the attorn	e shall be held in ney has received
4.4 Priority	claims other than attorney	s fees and those tre	eated in § 4.5.				
Check o							
	debtor is unaware of any pri er amendment of the plan.	ority claims at this ti	me. It funds are	available, the trust	ee is authorized	to pay on any al	lowed priority claim

☐ <u>Domestic Support Claims</u>. 11 U.S.C. § 507(a)(1):

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Deb	tor a. b.	rate of \$ o	r more per mont	h until the balance, witho	Case Number _ domestic support obligation arrearage to the interest, is paid in full. Add additional tions as defined in 11 U.S.C. § 101(14A)	l creditors as needed.				
	c. Any party entitled to collect child support or alimony under applicable non-bankruptcy law may collect those obligations from property that is not property of the estate or with respect to the withholding of income that is property of the estate or property of the debtor for payment of a domestic support obligation under a judicial or administrative order or a statute.									
Other Priority debt. The trustee shall pay all remaining pre-petition 11 U.S.C. § 507 priority claims on a <i>pro rata</i> basis. If funds are available, the trustee is authorized to pay on any allowed priority claim without further amendment of the plan.										
4.5	Domest	ic support obligations	assigned or ow	ed to a governmental ι	ınit and paid less than full amount.					
	Check c	-								
	X Non	e. If "None" is checked, t	the rest of § 4.5 i	need not be completed o	or reproduced.					
and w	vill be pa		unt of the claim		oort obligation that has been assigned to (a)(4). This plan provision requires that					
ı	Name o	f creditor			Amount of claim to be paid					
-					\$ Disbursed by ☐ Trustee ☐ Debtor					
Inser	t additio	nal claims as needed.								
Part	5:	Treatment of Nonpri	ority Unsecu	red Claims						
5.1	Nonprio	ority unsecured claims	not separately o	classified. Check one.						
		nonpriority unsecured classifier payment of all other			II be paid, pro rata by the trustee to the e	extent that funds are				
		debtor estimates payme								
		debtor proposes paymen debtor proposes paymen			ate of %					
,	<b>—</b> 11116	debior proposes paymen	t of 100 % of clai	ins plus interest at the re	ate of/6.					
5.2	Mainter	ance of payments and	cure of any def	ault on nonpriority uns	secured claims. Check one.					
	X Nor	e. If "None" is checked,	the rest of § 5.2	need not be completed o	or reproduced.					
		debtor will maintain the delaims listed below.	contractual insta	Illment payments and cu	re, through the trustee, any prepetition	default in payments on				
I	Name o	f creditor	Current insta (paid by the	allment payment debtor)	Estimated amount of arrearage through month of filing or conversion	Monthly payment on arrearage to be disbursed by the trustee				
			\$		\$	\$				
						(or more)				
,	Insert a	dditional claims as neede	d.							
5.3	Other s	eparately classified nor	npriority unsecu	ured claims. Check one						
	X Non	e. If "None" is checked, t	he rest of § 5.3 i	need not be completed o	or reproduced.					
I	☐ The	nonpriority unsecured all	owed claims liste	ed below are separately	classified and will be treated as follows:					
	District of South Carolina									

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Debtor			•	Case Number	
Name of creditor	Total amount to be the claim	paid on	Interest rate (if applicable)		
	\$		%		
Specify the amount and frec	quency of payments and wheth	er disbursed by the	trustee or the deb	tor	
Provide a brief statement of	the basis for separate classific	cation and treatment	·		
Insert additional claims as n	eeded.				
	ed claim is treated as set forth treatment is provided in Section		provision will be e	ffective only if the applica	able box in Section 1.3 of this
Part 6: Executory Co	ntracts and Unexpired L	eases			
	cts and unexpired leases lis		med and will be	treated as specified. Al	l other executory
☐ None. If "None" is a	checked, the rest of § 6.1 need	I not be completed o	r reproduced.		
	Current installment payments vige payments will be disbursed to				bject to any contrary court order
Name of creditor	Description of leased property or executory contract	Current insta payment	arr mo	timated amount of earage through onth of filing or nversion	Estimated monthly payment on arrearage to be disbursed by the trustee
AT&T	2.5 year cell phone	<u>\$43.67</u>	<u>\$0.</u>	<u>00</u>	<u>\$0.00</u>
	<u>contract</u>				(or more)
Insert additional claims as n	eeded.				
Part 74 Vesting of Pro	operty of the Estate				

7.1 Property of the estate will vest in the debtor as stated below:

Check the applicable box:

Upon confirmation of the plan, property of the estate will remain property of the estate, but possession of property of the estate shall remain with the debtor. The chapter 13 trustee shall have no responsibility regarding the use or maintenance of property of the estate. The debtor is responsible for protecting the estate from any liability resulting from operation of a business by the debtor. Nothing in the plan is intended to waive or affect adversely any rights of the debtor, the trustee, or party with respect to any causes of action owned by the debtor.

Other. The debtor is proposing a non-standard provision for vesting, which is set forth in section 8.1. This provision will be effective only if the applicable box in Section 1.3 of this plan is checked and a proposal for vesting is provided in Section 8.1.

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Part 8:	Nonstandard Plan Provis	sions						
8.1 Chec	k "None" or List Nonstandard	d Plan Provi	sions					
X	lone. If "None" is checked, the	rest of Part 8	R need not be completed	l or reproduced.				
	Under Bankruptcy Rule 3015(c), nonstandard provisions must be set forth below. A nonstandard provision is a provision not otherwise included in this form or deviating from it. Nonstandard provisions set out elsewhere in this plan are ineffective.							
	wing plan provisions will be e		,		l" in § 1.3.			
Part 9:	Signature(s)							
_	atures of the debtor and the d		-					
The	debtor and the attorney	for the dek	btor, if any, must si	gn below.				
<b>X</b> /s/J	Iohn David Shaw		🗶 /s/ Karrie Li	zette Shaw				
	ature of Debtor 1 n David Shaw		Signature of <b>Karrie Liz</b> e					
Executed	on <u>08/29/2018</u>		Executed on <b>08</b> /					
	MM / DD / YYYY		MN	/I/DD/YYYY				
<b>x</b> <sub>/s/ F</sub>	Robert B. King, Jr.		Date <u>08/29/2</u>	2018				
Ro	bert B. King, Jr.			DD/ YYYY				
300	South Towers St.							
	st Office Box 14230							
	derson, SC 29624 (4) 222-0200							
	trict Court I.D. #238							
	orney for the Debtor(s)							

By filing this document, the debtor, if not represented by an attorney, or the debtor and the attorney for the debtor certify(ies) that this Chapter 13 plan contains no nonstandard provision other than those set out in Part 8.